HUB LAW OFFICES 1 Ford Greene, Esquire California State Bar No. 107601 2 711 Sir Francis Drake Boulevard San Anselmo, California 94960-1949 3 Telephone: (415) 258-0360 4 Attorney for Defendant 5 GERALD ARMSTRONG 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 IN AND FOR THE COUNTY OF MARIN 9 10 No. 152 229 CHURCH OF SCIENTOLOGY 11 INTERNATIONAL, a California not-for-profit religious 12 DECLARATION OF FORD GREENE corporation; IN SUPPORT OF MOTION TO DISMISS, 13 STAY, OR TRANSFER Plaintiffs, 14 VS. 15 March 20, 1992 Date: GERALD ARMSTRONG; DOES 1 Time: 9:00 a.m. through 25, inclusive, 16 Four (4) Dept: Defendants. 17 18 FORD GREENE declares: 19 I am an attorney licensed to practice law in the Courts of 20 the State of California and am the attorney of record for GERALD 21 ARMSTRONG, Defendant herein. 22 Attached hereto are true and correct copies of documents 23 filed in Church of Scientology of California v. Gerald Armstrong, 24 Los Angeles Superior Court Case No. C 420 153 concerning which 25

defendant hereby requests this Court to take judicial notice

Reporter's Transcript of Proceedings, Monday, December 23,

pursuant to Evidence Code section 451.

HUB LAW OFFICES Ford Greene, Esquire 711 Sir Francis Drake Blvd. San Anselmo, CA 94960 (415) 258-0360

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Page 1.

A.

DECLARATION OF FORD GREENE IN SUPPORT OF MOTION TO DISMISS, STAY OR TRANSFER

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B. Memorandum Of Intended Decision Filed on June 22, 1984, by Hon. Paul G. Breckenridge;

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C. Reporter's Transcript of Proceedings, Thursday, December11, 1986, before Hon. Paul G. Breckenridge;

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D. Joint Stipulation of Dismissal;

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E. Order Dismissing Action With Prejudice;

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F. Stipulation for Return of Sealed Materials and Exhibits;

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G. Order for Return of Exhibits and Sealed Documents;

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H. Stipulated Sealing Order;

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I. Minute Order dated December 11, 1986;

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J. Minute Orders dated December 12 and 17, 1986;

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K. Notice of Motion and Motion to Enforce Settlement

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Agreement; for Liquidated Damages and to Enjoin Future Violations

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filed under seal on October 3, 1991;

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L. Defendant and Cross-Complainants' Opposition Notice of Motion and Motion to Enforce Settlement Agreement; for Liquidated

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Damages and to Enjoin Future Violations; Declaration of Gerald

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Armstrong in Support of Defendant and Cross-Complainant's Opposition

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to Notice of Motion and Motion to Enforce Settlement Agreement; for

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Liquidated Damages and to Enjoin Future Violations;

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M. Reply in Support of Motion to Enforce Settlement Agreement; for Liquidated Damages and to Enjoin Future Violations

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N. Supplemental Opposition of Gerald Armstrong to Motion to

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Enforce Settlement Agreement; Declaration of Toby L. Plevin;
O. Supplemental Reply In Support of Motion to Enforce

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Settlement Agreement; Declaration of Randal A. Spencer.

filed under seal;

HUB LAW OFFICES Ford Greene, Esquire 711 Sir Francis Drake Blvd. San Anselmo, CA 94960 (415) 258-0360 3. Attached hereto as Exhibit P is a true and correct copy of a letter I wrote to Andrew H. Wilson on March 4, 1992.

4. Attached hereto as Exhibit Q is a true and correct copy of an article published in <u>American Lawyer</u>, December 1980. entitled, "Scientology's War Against Judges."

Under penalty of perjury pursuant to the laws of the State of California I hereby declare that the foregoing is true and correct according to my first-hand knowledge, except those matters stated to be on information and belief, and as to those matters, I believe them to be true.

Executed on March 5, 1992, at San Anselmo, California

FORD GREENE